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6 Attorney for Defendants,
EVAN MATSHES; and
7 NAAG FORENSICS, P.C.

8 UNITED STATES DISTRICT COURT
9 EASTERN DISTRICT OF CALIFORNIA

10 STACIE MILLER, INDIVIDUALLY AND
11 AS SUCCESSOR IN INTEREST TO,
ESTATE OF VINTON MILLER,

12 Plaintiff,

13 v.

14 PLACER COUNTY, A MUNICIPAL
15 CORPORATION; THE PLACER
COUNTY SHERIFF'S OFFICE, A
16 PUBLIC ENTITY; PLACER COUNTY
SHERIFF'S OFFICER DEPUTY
17 CORONER ERIC HINTZE,
INDIVIDUALLY; CALIFORNIA
18 HIGHWAY PATROL, A PUBLIC
ENTITY; CALIFORNIA HIGHWAY
19 PATROL OFFICER CLAYTON
GUILLEMIN, INDIVIDUALLY;
20 CALIFORNIA STATE PARKS, A
PUBLIC ENTITY; CALIFORNIA STATE
21 PARKS OFFICER MATTHEW
YARBROUGH, INDIVIDUALLY, EVAN
22 MATSHES, INDIVIDUALLY; NAAG
FORENSICS PC, AN ENTITY, AND, and
23 DOE 1 through 100,

24 Defendants.

Case No. 2:25-cv-01389-WBS-JDP

Case Assigned to: Senior District Judge William B. Shubb

Case Referred to: Judge Jeremy D. Peterson

**STIPULATION TO EXTEND TIME TO
RESPOND TO COMPLAINT FOR
DEFENDANTS EVAN MATSHES AND NAAG
FORENSICS, P.C.**

Complaint Filed: 05/15/2025

26 Plaintiff STACIE MILLER, INDIVIDUALLY AND AS SUCCESSOR IN INTEREST
27 TO, ESTATE OF VINTON MILLER (hereinafter, "Plaintiff") hereby stipulates and agrees that
28 the deadline to respond to the Complaint filed May 15, 2025, shall be extended to July 10, 2025,

**STIPULATION TO EXTEND TIME TO RESPOND TO COMPLAINT FOR DEFENDANTS EVAN
MATSHES AND NAAG FORENSICS, P.C.**

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as to Defendants EVAN MATSHES; and NAAG FORENSICS, P.C. (hereinafter “Matshes and NAAG Defendants”), only. This is the Matshes and NAAG Defendants’ first request for an extension of time to respond to Plaintiff’s Complaint. The parties agree that good cause exists to extend the time for the Matshes and NAAG Defendants to respond, which good cause is: new counsel for the Matshes and NAAG Defendants was retained on June 27, 2025, which counsel had no prior knowledge of the matter. To fully and accurately respond to the Complaint, new counsel requires additional time to review the lengthy Complaint, conduct factual investigation and legal research, and prepare an Answer or other appropriate response.

This Stipulation is intended to comply with Local Rule 144 of the Eastern District of California, and as such is signed by all parties who have appeared.

Dated: July 3, 2025.

MOHSINI LAW, INC.

By: /s/Sheila L. Mohsini
SHEILA L. MOHSINI, ESQ.
Attorney for Plaintiff,
STACIE MILLER, individually and as
Successor in Interest to, Estate of Vinton
Miller

Dated: July 1, 2025.

RANKIN, SHUEY, MINTZ,
LAMPASONA & HARPER

By: /s/David T. Shuey
DAVID T. SHUEY
PATRICK J. GOONAN
Attorney for Defendants,
EVAN MATSHES; and
NAAG FORENSICS, P.C.

1 **IT IS SO ORDERED:**

2 Dated: July 8, 2025



3 **WILLIAM B. SHUBB**

4 **UNITED STATES DISTRICT JUDGE**

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